Private Law 85-655

## JOINT RESOLUTION

To facilitate the admission into the United States of certain aliens.

August 23, 1958 [H. J. Res. 652]

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That, for the purposes of sections 101 (a) (27) (A) and 205 of the Immigration and Nationality Act, the minor child, Catherine Mokides, shall be held and considered to be the natural-born alien child of John and Constantina Mokides, citizens of the United States.

Catherine Mokides. 66 Stat. 169, 180. 8 USC 1101, 1155.

Sec. 2. For the purposes of section 101 (a) (27) (F) of the Immigration and Nationality Act, Etsuko Hori shall be deemed to be the minor child of her father, Reverend Iwahei Hori, who was admitted to the United States as a nonquota immigrant under the said section.

Etsuko Hori. 8 USC 1101.

Sec. 3. For the purposes of sections 101 (a) (27) (A) and 205 of the Immigration and Nationality Act, the minor child, Vincenzo Guliotta Salpietro, shall be held and considered to be the natural-born alien child of Mr. and Mrs. Franco Salpietro, citizens of the United States.

Vincenzo G. Salpietro. 8 USC 1101, 1155.

Sec. 4. For the purposes of sections 101 (a) (27) (A) and 205 of the Immigration and Nationality Act, the minor child, Constante Saguiling Nuval Tacata, shall be held and considered to be the natural-born alien child of George T. Tacata, a citizen of the United States, and his wife, Constancia Nuval de Tacata, a lawful resident alien of the United States.

Constante S. N. Tacata.
8 USC 1101, 1155.

Sec. 5. For the purposes of sections 101 (a) (27) (A) and 205 of the Immigration and Nationality Act, Aurelio and Vicencio Restauro shall be held and considered to be the minor natural-born alien children of Florentino Restauro, a citizen of the United States.

Aurelio and Vicencio Restauro.
8 USC 1101,
1155.

Sec. 6. Notwithstanding the provisions of sections 201 (a) and 202 (a) and (b) of the Immigration and Nationality Act, Elizabeth Augestad shall be held to have been born in Norway.

Elizabeth Augestad. 8 USC 1151, 1152.

Sec. 7. For the purposes of sections 101 (a) (27) (A) and 205 of the Immigration and Nationality Act, Ashghen and Hagop Tozlian shall be held and considered to be the minor natural-born alien children of Peter Tozlian, a citizen of the United States.

Ashgen and Hagop Tozlian, 8 USC 1101, 1155.

Sec. 8. For the purposes of sections 203 (a) (3) and 205 of the Immigration and Nationality Act, Maria Stella LiDestri shall be held and considered to be the alien minor child of Mr. Raffaelo LiDestri, a lawful resident alien of the United States.

Maria S. LiDestri. 8 USC 1153, 1155.

Sec. 9. The natural parents of the beneficiaries of sections 1, 3, and 4 of this Act shall not, by virtue of such parentage, be accorded any right, privilege or status, under the Immigration and Nationality Act. Approved August 23, 1958.

Approved August 20, 100

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## AN ACT

For the relief of Lucy Rolandone.

August 23, 1958 [H. R. 2592]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay, out of any money in the Treasury not otherwise appropriated, the sum of \$2,500 to Lucy Rolandone, of Oakland, California, in full settlement of all claims against the United States for personal injuries, hospital and medical expense sustained as the result of an accident in-

Lucy Rolandone.